

SANDEE BRYAN MARION CHIEF JUSTICE REBECA C. MARTINEZ PATRICIA O. ALVAREZ LUZ ELENA D. CHAPA IRENE RIOS BETH WATKINS LIZA A. RODRIGUEZ JUSTICES FOURTH COURT OF APPEALS DISTRICT CADENA-REEVES JUSTICE CENTER 300 DOLOROSA, SUITE 3200 SAN ANTONIO, TEXAS 78205-3037 WWW.TXCOURTS.GOV/4THCOA.ASPX KEITH E. HOTTLE, CLERK OF THE COURT

TELEPHONE (210) 335-2635

FACSIMILE NO. (210) 335-2762

June 17, 2019

Joe D. Gonzales District Attorney, Bexar County 101 W. Nueva St., Suite 370 San Antonio, TX 78205 * DELIVERED VIA E-MAIL * Jorge G. Aristotelidis Tower Life Building 310 S. St. Mary's St., Suite 1910 San Antonio, TX 78205 * DELIVERED VIA E-MAIL *

RE: Court of Appeals Number: 04-19-00192-CR Trial Court Case Number: 2018CR7068

Style: John Joe Avalos

v.

The State of Texas

Enclosed please find the order which the Honorable Court of Appeals has issued in reference to the above styled and numbered cause.

If you should have any questions, please do not hesitate to contact me.

Very truly yours,

KEITH E. HOTTLE, Clerk of Court

Krystal Perez

Deputy Clerk III

Fourth Court of Appeals

210-335-3854

cc: Barbara Paulissen (DELIVERED VIA E-MAIL)



Fourth Court of Appeals San Antonio, Texas

June 17, 2019

No. 04-19-00192-CR

John Joe **AVALOS**, Appellant

v.

The **STATE** of Texas, Appellee

From the 437th Judicial District Court, Bexar County, Texas
Trial Court No. 2018CR7068
Honorable Lori I. Valenzuela, Judge Presiding

ORDER

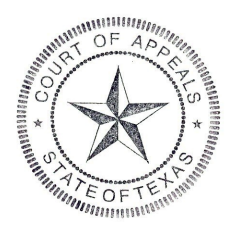
Appellant's brief was originally due May 13, 2019; however, the court granted an extension of time to file the brief until June 12. Appellant has filed an unopposed motion requesting an additional thirty days to file the brief.

We grant the motion and order appellant's attorney, Jorge G. Aristotelidis, to file appellant's brief by July 12, 2019 (60 days after the original due date). Counsel is advised that no further extensions of time will be granted absent a motion, filed by the date the brief is due, that (1) demonstrates extraordinary circumstances justifying further delay, (2) advises the court of the efforts counsel has expended in preparing the brief, and (3) provides the court reasonable assurance that the brief will be completed and filed by the requested extended deadline. The court does not generally consider a heavy work schedule to be an extraordinary circumstance.

Luz Ele**b**a D. Chapa, Justice

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of the said

court on this 17th day of June, 2019.



Clerk of Court